First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 23-0648.01 Richard Sweetman x4333

HOUSE BILL 23-1134

HOUSE SPONSORSHIP

Joseph and Kipp, Garcia, Lindstedt, Ortiz, Sharbini, Velasco, Willford

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House Committees

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Energy & Environment

	A BILL FOR AN ACT
101	CONCERNING MANDATORY PROVISIONS IN HOME WARRANTY SERVICE
102	CONTRACTS, AND, IN CONNECTION THEREWITH, REQUIRING A
103	HOME WARRANTY SERVICE CONTRACT TO INCLUDE TERMS
104	ALLOWING A HOMEOWNER TO REPLACE ANY OF CERTAIN
105	GAS-FUELED DEVICES WITH A DEVICE THAT OPERATES ON
106	ELECTRICITY OR TO RECEIVE AN AMOUNT THAT IS EQUIVALENT
107	TO THE RETAIL CASH VALUE OF THE GAS-FUELED DEVICE.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill requires that, on and after January 1, 2024, every home warranty service contract that provides coverage for the replacement of any of certain gas-fueled appliances must include terms:

- Allowing the homeowner to replace the gas-fueled appliance with a similar device of the homeowner's choosing that operates on electricity rather than gas;
- Describing minimum efficiency and performance standards for each gas-fueled appliance and for electric replacements; and
- Allowing the homeowner to receive an equivalent cash value of a gas-fueled appliance in lieu of a replacement appliance.

Be it enacted by the General Assembly of the State of Colorado:

- 2 **SECTION 1. Legislative declaration.** (1) The general assembly
- 3 finds and declares that:

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- (a) Reducing greenhouse gas emissions and improving air quality are integral to preserving Colorado's way of life, the health of Colorado communities, and the state's natural environment;
 - (b) Clean and energy-efficient electric appliances can make use of the state's increasing renewable energy resources and reduce the production and use of fossil fuels;
 - (c) Fossil fuel production and use are two of the largest contributors to ozone and poor outdoor air quality in Colorado; and
- (d) Homes without gas appliances have better indoor air quality, which is particularly important for the health of Colorado's children and seniors.
 - (2) The general assembly also finds and declares that:
 - (a) Home warranty service contracts, also known as home warranties, cover repairs and replacements for expensive home appliances and systems;
 - (b) Home warranties that replace only existing aging appliances

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1	on a like-for-like basis can create disincentives for people to purchase
2	cleaner and more energy-efficient appliances; and
3	(c) In keeping with the state's goals concerning greenhouse gas
4	reduction and air quality improvement, companies that offer home
5	warranties to Coloradans should help consumers purchase cleaner and
6	more energy-efficient replacement appliances.
7	(3) Therefore, the general assembly finds and declares that it is in
8	the state's best interest to require home warranties to include terms that
9	allow homeowners to replace fossil-fuel-burning appliances with
10	energy-efficient electric replacements.
11	SECTION 2. In Colorado Revised Statutes, amend 12-10-901 as
12	follows:
13	12-10-901. Definitions. As used in this part 9, unless the context
14	otherwise requires:
15	(1) "GAS-FUELED APPLIANCE" MEANS A FURNACE, HVAC SYSTEM,
16	BOILER, WATER HEATER, OVEN, STOVE, OR DRYER THAT DIRECTLY
17	COMBUSTS A GASEOUS OR LIQUID FUEL TO PROVIDE SERVICES WITHIN A
18	HOME.
19	(2) "HEAT PUMP" MEANS AN ELECTRICAL DEVICE THAT USES A
20	REFRIGERATION CYCLE TO:
21	(a) HEAT THE INTERNAL SPACE OF A STRUCTURE BY TRANSFERRING
22	THERMAL ENERGY FROM OUTSIDE OF THE STRUCTURE TO INSIDE THE
23	STRUCTURE; OR
24	(b) COOL THE INTERNAL SPACE OF A STRUCTURE BY TRANSFERRING
25	THERMAL ENERGY FROM THE INSIDE OF THE STRUCTURE TO THE OUTSIDE
26	OF THE STRUCTURE.
27	(1) (3) "Home warranty service company" referred to in this part

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1	9 as the OR "company" means any person who THAT undertakes a
2	contractual obligation on a new or preowned home through a home
3	warranty service contract.
4	(2) (4) (a) "Home warranty service contract" means any contract
5	or agreement whereby a person undertakes for a predetermined fee, with
6	respect to a specified period of time, to maintain, repair, or replace any or
7	all of the following elements of a specified new or preowned home:
8	(I) Structural components, such as the roof, foundation, basement,
9	walls, ceilings, or floors;
10	(II) Utility systems, such as electrical, air conditioning, plumbing,
11	HVAC, and heating systems, including furnaces; and
12	(III) Appliances, such as stoves, washers, dryers, and dishwashers.
13	(b) "Home warranty service contract" does not include:
14	(I) Any contract or agreement whereby a public utility undertakes
15	for a predetermined fee, with respect to a specified period of time, to
16	repair or replace any or all of the elements of a specified new or
17	preowned home as specified in subsection (2)(a)(II) or (2)(a)(III)
18	(4)(a)(II) OR (4)(a)(III) of this section; or
19	(II) A builder's warranty provided in connection with the sale of
20	a new home.
21	(5) "HVAC SYSTEM" MEANS A HEATING, VENTILATION, AND AIR
22	CONDITIONING SYSTEM.
23	(3) (6) "Person" includes an individual, company, corporation,
24	association, agent, and every other legal entity.
25	(4) (7) "Preowned" means a single-family residence, residential
26	unit in a multiple-dwelling structure, or mobile home on a foundation
27	ANY OF THE FOLLOWING that is occupied as a residence and not owned by

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1	the builder-developer or first occupant:
2	(a) A SINGLE-FAMILY RESIDENCE;
3	(b) A RESIDENTIAL UNIT IN A MULTIPLE-DWELLING STRUCTURE; OR
4	(c) A MOBILE HOME ON A FOUNDATION.
5	SECTION 3. In Colorado Revised Statutes, 12-10-903, add (2)
6	as follows:
7	12-10-903. Contract requirements. (2) (a) ON AND AFTER
8	JANUARY 1, 2024, EVERY HOME WARRANTY SERVICE CONTRACT THAT
9	PROVIDES COVERAGE FOR THE REPLACEMENT OF A GAS-FUELED APPLIANCE
10	MUST INCLUDE TERMS:
11	(I) ALLOWING THE HOMEOWNER TO REPLACE THE GAS-FUELED
12	APPLIANCE WITH A SIMILAR DEVICE OF THE HOMEOWNER'S CHOOSING THAT
13	OPERATES ON ELECTRICITY RATHER THAN GAS. A HOME WARRANTY
14	SERVICE CONTRACT MAY REQUIRE A HOMEOWNER TO PAY ANY
15	ADDITIONAL COST TO REPLACE A GAS-FUELED APPLIANCE WITH AN
16	APPLIANCE THAT HAS A RETAIL COST THAT EXCEEDS THE COST OF
17	REPLACING THE GAS-FUELED APPLIANCE WITH ANOTHER GAS-FUELED
18	APPLIANCE UNDER THE TERMS OF THE HOME WARRANTY SERVICE
19	CONTRACT.
20	(II) PROVIDING THAT THE HOME WARRANTY SERVICE COMPANY IS
21	REQUIRED TO PROVIDE A REPLACEMENT APPLIANCE THAT SATISFIES THE
22	EFFICIENCY REQUIREMENTS SET FORTH IN ARTICLE 7.5 OF TITLE 6 AND ANY
23	OTHER STATE LAW.
24	(b) (I) IN THE CASE OF REPLACEMENT OF A GAS-FUELED FURNACE,
25	HVAC SYSTEM, BOILER, OR WATER HEATER, A HOME WARRANTY SERVICE
26	CONTRACT MUST INCLUDE TERMS THAT ALLOW THE HOMEOWNER TO
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2	(II) IN THE CASE OF REPLACEMENT OF A GAS-FUELED STOVE, A
3	HOME WARRANTY SERVICE CONTRACT MUST INCLUDE TERMS THAT ALLOW
4	THE HOMEOWNER TO REPLACE THE GAS-FUELED STOVE WITH EITHER AN
5	ELECTRIC STOVE OR AN INDUCTION STOVE, AT THE HOMEOWNER'S
5	DISCRETION.

SECTION 4. Act subject to petition - effective date - applicability. (1) This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November 2024 and, in such case, will take effect on the date of the official declaration of the vote thereon by the governor.

(2) This act applies to home warranty service contracts executed or renewed on or after January 1, 2024.

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